

Exhibit #1

SENTENCE MONITORING  
COMPUTATION DATA  
AS OF 04-15-2022

\* 04-15-2022  
\* 14:23:48

REGNO...: 20571-298 NAME: NETTLES, DANIEL

DATE COMPUTATION BEGAN.....: 11-15-2013  
AGGREGATED SENTENCE PROCEDURE...: AGGREGATE GROUP 800 PLRA  
TOTAL TERM IN EFFECT.....: 124 MONTHS  
TOTAL TERM IN EFFECT CONVERTED...: 10 YEARS 4 MONTHS  
AGGREGATED TERM OF SUPERVISION...: 5 YEARS  
EARLIEST DATE OF OFFENSE.....: 06-23-2010

JAIL CREDIT.....: FROM DATE THRU DATE  
11-10-2012 11-14-2013

INOPERATIVE TIME.....: REASON FROM DATE THRU DATE  
ESCAPE 12-15-2020 03-24-2021

TOTAL PRIOR CREDIT TIME.....: 370  
TOTAL INOPERATIVE TIME.....: 100  
TOTAL GCT EARNED AND PROJECTED...: 84  
TOTAL GCT EARNED.....: 13  
STATUTORY RELEASE DATE PROJECTED: 03-26-2023  
ELDERLY OFFENDER TWO THIRDS DATE: 12-06-2019  
EXPIRATION FULL TERM DATE.....: 06-18-2023  
TIME SERVED.....: 9 YEARS 1 MONTHS 27 DAYS  
PERCENTAGE OF FULL TERM SERVED...: 88.6  
PERCENT OF STATUTORY TERM SERVED: 90.6

G0002

MORE PAGES TO FOLLOW . . .

SENTENCE MONITORING  
COMPUTATION DATA  
AS OF 04-15-2022

\* 04-15-2022  
\* 14:23:48

REGNO...: 20571-298 NAME: NETTLES, DANIEL

PROJECTED SATISFACTION DATE.....: 03-26-2023  
PROJECTED SATISFACTION METHOD...: GCT REL

REMARKS.....: 06-27-17: DIS GCT P/CDK;09-19-17: DIS GCT/ P/DDW  
10.04.2019: GCT UPDATED PURSUANT TO FSA P/ALP  
03.09.21: COMP UPDATED TO REFLECT GCT/FFT TAKEN, INOP STATUS,  
AND ESCAPE ON 12.14.20 P/BNE 1-18-22:INOP, ADD CS REV.P/KXR  
I/M WAS MISTAKENLY RELEASED ON J&C4, PER OPS MNGR-INMATE WILL  
NOT BE PENALIZED FOR USM ERROR & COMPUTATION WILL END INOP  
TIME ON 03-24-21(ENTERED USM CUSTODY 03-25-21). SRV OF 12-CR-  
04971 WILL RUN CS TO ORIGINAL TERM OF 12-CR-04971.

G0000 TRANSACTION SUCCESSFULLY COMPLETED

Exhibit #2

## Exhibit 2

SENTENCE MONITORING \* 04-21-2022  
 GOOD TIME DATA \* 11:52:04  
 AS OF 04-21-2022

REGNO....: 20571-298 NAME: NETTLES, DANIEL

ARS 1....: HER A-DES

COMPUTATION NUMBER...: 030

LAST UPDATED: DATE.: 02-10-2022

UNIT.....: TAHOE

DATE COMP BEGINS....: 11-15-2013

TOTAL JAIL CREDIT....: 370

CURRENT REL DT.....: 06-05-2023 MON

PROJ SATISFACT DT....: 03-26-2023 SUN

ACTUAL SATISFACT DT.:

DAYS REMAINING.....:

GED PART STATUS.....:

## PLRA

PRT ACT DT:

FACL...: DSC CALC: AUTOMATIC

QUARTERS.....: T04-405U

COMP STATUS.....: COMPLETE

TOTAL INOP TIME.....: 100

EXPIRES FULL TERM DT: 06-18-2023

PROJ SATISF METHOD...: GCT REL

ACTUAL SATISF METHOD:

FINAL PUBLIC LAW DAYS:

DEPORT ORDER DATED...:

## -----GOOD CONDUCT TIME AMOUNTS-----

START DATE	STOP DATE	MAX POSSIBLE TO DIS	MAX POSSIBLE TO FFT	ACTUAL TOTALS DIS	ACTUAL TOTALS FFT	VESTED AMOUNT	VESTED DATE
11-10-2012	11-09-2013	54	54				
11-10-2013	11-09-2014	54	108				
11-10-2014	11-09-2015	54	162				
11-10-2015	11-09-2016	54	216				
11-10-2016	11-09-2017	54	229	41			
11-10-2017	11-09-2018	54	283				
11-10-2018	11-09-2019	54	337				
11-10-2019	11-09-2020	54	391	391			
11-10-2020	02-17-2022	54	13	41			
02-18-2022	02-17-2023	54					
02-18-2023	06-18-2023	17					
TOTAL EARNED AMOUNT.....						13	
TOTAL EARNED AND PROJECTED AMOUNT.....						84	

G0005

TRANSACTION SUCCESSFULLY COMPLETED - CONTINUE PROCESSING IF DESIRED

Exhibit #3

This Corrective Systems Department (CSD) consists of Mail Room, Receiving and Discharge (R&D), and the Records Office. Open House hours are from 11:00 a.m. to 1:00 p.m., Tuesday and Thursday, for the Camp and Wednesday and Friday for the FCI or you may submit an inmate request to SOTW/Manager thru the institutional mail stating your specific request to CSD staff.

Request to SOTW/Manager thru the institutional mail stating your specific request to CSD staff.

Submitted name, register number, and the institution's return address on all outgoing mail as follows, or it will be returned to you:

Federal Correctional Institution  
Box 600  
Morgan, California 95137

Legal Mail can be delivered to the Mail Room, Monday through Friday from 11:00 a.m. until 12:00 p.m. for FCI inmates. Inmates assigned to the Camp can have delivery their legal mail to their respective unit team. Inmates must have their identification card when delivering their Legal Mail and must first present identification for outgoing legal or Special Mail. Legal mail and special correspondence must be clearly marked as such to avoid possible opening and "opening" as general mail. Mail is treated in accordance with the United States Postal Service Regulations, the Bureau of Prisons' Program Statement on Correspondence and the Mail Management Manual, which are on file in the law library.

Incoming "legal" mail is not opened in the mailroom if it is clearly marked, and is being sent by a specific legal counsel attorney. This mail will be forwarded to the Unit Staff and then will be opened and inspected (not read) in your presence. You will be required to present your lawyer and identification card and sign for the legal mail upon receipt.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

There is no mail delivery. All outgoing mail will be deposited in the Grey mail box in the housing Unit unsealed and will be picked up daily by FCI inmates. Inmates assigned to the Camp may seal their mail and deposit it in the Brown mail box at the Camp.

- Mail that is non-mailable under law or postal regulations.
- Information of escape plots, plots to commit illegal activities, or to violate institution rules.
- Direction of an inmate's business (prohibited act, 334). An inmate may not direct a business while confined.

However, this does not prohibit correspondence necessary to protect property or funds that were legitimately his at the time of his confinement. Thus, for example, an inmate may correspond about refinancing a mortgage for his home or sign insurance papers, however, the inmate may not operate (for example) a mortgage or insurance business while confined in the institution.

**Notification of Rejection**  
The Warden will give written notice to the sender concerning the rejection of mail and the reasons for rejection. The sender of the rejected correspondence may appeal the rejection. The inmate will also be notified of the rejection of correspondence and the reasons for it. The inmate also has the right to appeal the rejection. The Warden will refer the appeal to a designated officer other than the one who originally disapproved the correspondence. Rejected correspondence ordinarily will be returned to the sender.

**Sentence Computation**  
The Designation and Sentence Computation Center (DSCC), located in Grand Prairie, Texas, is responsible for the computation of inmate sentences. Any questions about Good Conduct Time, jail time credit, parole eligibility, full term dates, release dates, or periods of supervision, are resolved by staff upon inmate request for certification from the Correctional Systems Department.

**Fines and Costs**  
In addition to jail time, the court may impose a committed or non-committed fine and/or costs. Committed fine means that the inmate will stay in prison until the fine is paid, makes arrangements to pay the fine, or qualifies for release under the provisions of Title 18 USC, Section 3639 (fugitives from justice). Payment of a non-committed fine or cost is not required for release or transfer under the provisions of the Bureau of Prisons' Residential Reentry Center. Unpaid non-committed fines may require an agreement of payment while on supervised release. After an installment schedule is signed, the inmate may be released on his scheduled release date.

**Detainers**  
The following is applicable to inmates sentenced for an offense committed after November 1, 1987, but before September 13, 1996. The Comprehensive Crime Control Act became law on November 1, 1987. The two most significant changes in the sentencing statutes deal with good conduct time and parole issues. There are no provisions under the new law for parole. An inmate by a member state, including the U.S. Government, regardless of when the detainer was lodged. For an inmate to use this procedure, the felony warrant must be lodged with the institution. If no detainer is actually lodged at the institution, but the inmate knows of pending charges, it is important for the inmate to contact the court and district attorney because, in some states, the detainer notice may start the time running for a Speedy Trial Act agreement.

**Good Conduct Time (GCT)**  
The following is applicable to inmates sentenced for an offense committed after November 1, 1987, but before September 13, 1996. The following is applicable to inmates sentenced for an offense committed on or after September 13, 1996, but before April 26, 1996. The Comprehensive Crime Control Act became law on November 1, 1987. The two most significant changes in the sentencing statutes deal with good conduct time and parole issues. There are no provisions under the new law for parole. The only good conduct time available will be fifty-four (54) days per year, subject good conduct time. This maximum award will be awarded until the end of the year, and may be awarded in part or in whole, contingent upon behavior during the year. These awards will be vested and may not be forfeited. There is no statutory good time or extra good time for people being sentenced for crimes committed after November 1, 1987.

The following is applicable to inmates sentenced for an offense committed on or after September 13, 1996, but before April 26, 1996. The following is applicable to inmates sentenced for an offense committed on or after September 13, 1996, but before April 26, 1996. The Prison Litigation Reform Act of 1995 (PLRA) amended 18 U.S.C. 3624(b) to hold all inmates to an "exemplary compliance" standard for violations of institutional rules and regulations. The amendment requires educational progress toward earning a high school diploma or an equivalent degree in GCT credits. The PLRA specifies GCT will vest on the date the inmate is released from custody. This means that all earned GCT for the year(s) preceding the current or final partial year is available for forfeiture throughout service of the sentence. A PLRA inmate in a non-GED UNSAT status earns 54 days of GCT per year and 42 days per year while in a GED-UNSA status.

**Legislative Changes**  
You may earn and vest up to 54 days of GCT at the end of each anniversary year provided disciplinary sanctions by the DHO are not imposed and you earn or are making satisfactory progress toward earning a high school diploma or equivalent degree. The following is applicable to inmates sentenced for an offense committed on or after April 26, 1996:

The Prison Litigation Reform Act of 1995 (PLRA) amended 18 U.S.C. 3624(b) to hold all inmates to an "exemplary compliance" standard for violations of institutional rules and regulations. The amendment requires educational progress toward earning a high school diploma or an equivalent degree in GCT credits. The PLRA specifies GCT will vest on the date the inmate is released from custody. This means that all earned GCT for the year(s) preceding the current or final partial year is available for forfeiture throughout service of the sentence. A PLRA inmate in a non-GED UNSAT status earns 54 days of GCT per year and 42 days per year while in a GED-UNSA status.

**Legal Visits**  
Attorneys should ordinarily make advance appointments for each visit Monday through Friday with the unit team. Attorneys are encouraged to visit